

1 KEKER & VAN NEST, LLP
JOHN W. KEKER - #49092
2 HENRY C. BUNSOW - #60707
JON B. STREETER - #101970
3 MICHAEL H. PAGE - #154913
RAGESH K. TANGRI - #159477
4 710 Sansome Street
San Francisco, CA 94111-1704
5 Telephone: (415) 391-5400
Facsimile: (415) 397-7188

6 FINNEGAN, HENDERSON, FARABOW,
7 GARRETT & DUNNER, LLP
CHRISTOPHER P. ISAAC
8 1300 I Street, N.W.
Washington, D.C. 20005-3314
9 Telephone: (202) 408-4000
Facsimile: (202) 408-4400

10 Attorneys for Plaintiff
11 INTERTRUST TECHNOLOGIES CORPORATION

12
13
14 UNITED STATES DISTRICT COURT
15 NORTHERN DISTRICT OF CALIFORNIA
16

17 INTERTRUST TECHNOLOGIES
CORPORATION,
18 a Delaware corporation,

19 Plaintiff,

20 v.

21 MICROSOFT CORPORATION, a
Washington corporation,

22 Defendant.
23
24

Case No. C 01 1640 JL

**FIRST AMENDED COMPLAINT FOR
INFRINGEMENT OF U.S. PATENT NOS.
6,185,683 B1 AND 6,253,193 B1**

DEMAND FOR JURY TRIAL

25 Plaintiff INTERTRUST TECHNOLOGIES CORPORATION (hereafter "InterTrust")
26 hereby complains of Defendant MICROSOFT CORPORATION (hereafter "Microsoft"), and
27 alleges as follows:
28

FILED

JUN 26 2001

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT,
NORTHERN DISTRICT OF CALIFORNIA

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

JURISDICTION AND VENUE

1. This action for patent infringement arises under the patent laws of the United States, Title 35, United States Code, more particularly 35 U.S.C. §§ 271 and 281.

2. This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a).

3. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(c) and 1400(b).

THE PARTIES

4. Plaintiff InterTrust is a Delaware corporation with its principal place of business at 4750 Patrick Henry Drive, Santa Clara, California.

5. InterTrust is informed and believes, and on that basis alleges, that Defendant Microsoft is a Washington Corporation with its principal place of business at One Microsoft Way, Redmond, Washington.

6. InterTrust is informed and believes, and on that basis alleges, that Defendant Microsoft does business in this judicial district and has committed and is continuing to commit acts of infringement in this judicial district.

7. InterTrust is the owner of United States Patent No. 6,185,683 B1, entitled "Trusted and secure techniques, systems and methods for item delivery and execution" ("the '683 patent"), duly and lawfully issued on February 6, 2001. A copy of the '683 patent is attached hereto as Exhibit A.

8. InterTrust is the owner of United States Patent No. 6,253,193 B1, entitled "Systems and methods for secure transaction management and electronic rights protection" ("the '193 patent"), duly and lawfully issued on June 26, 2001. A copy of the '193 patent is attached hereto as Exhibit B.

FIRST CLAIM FOR RELIEF

9. InterTrust hereby incorporates by reference paragraphs 1-7 as if restated herein.

10. This is a claim for patent infringement under 35 U.S.C. §§ 271 and 281.

11. InterTrust is informed and believes, and on that basis alleges, that Microsoft has been and is infringing the '683 patent under § 271(a) by making, using, selling, and offering for sale digital rights management software incorporating inventions claimed in the '683 patent.

1 InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
2 infringement of the '683 patent under §271(a) will continue unless enjoined by this Court.

3 12. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
4 been and is knowingly and intentionally inducing others to infringe directly the '683 patent under
5 § 271(a), thereby inducing infringement of the '683 patent under § 271(b). InterTrust is further
6 informed and believes, and on that basis alleges, that Microsoft's infringement of the '683 patent
7 under §271(b) will continue unless enjoined by this Court.

8 13. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
9 been and is contributorily infringing the '683 patent under § 271(c) by providing digital rights
10 management software and related functions especially made or especially adapted for infringing
11 use and not staple articles or commodities of commerce suitable for substantial noninfringing
12 use. InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
13 infringement of the '683 patent under §271(c) will continue unless enjoined by this Court.

14 14. InterTrust is informed and believes, and on that basis alleges, that Microsoft is
15 willfully infringing the '683 patent in the manner described above in paragraphs 11 through 13,
16 and will continue to do so unless enjoined by this Court.

17 15. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
18 derived and received, and will continue to derive and receive from the aforesaid acts of
19 infringement gains, profits, and advantages, tangible and intangible, the extent of which are not
20 presently known to InterTrust. By reason of the aforesaid acts of infringement, InterTrust has
21 been, and will continue to be, irreparably harmed.

22 **SECOND CLAIM FOR RELIEF**

23 16. InterTrust hereby incorporates by reference paragraphs 1-6 and 8 as if restated
24 herein.

25 17. This is a claim for patent infringement under 35 U.S.C. §§ 271 and 281.

26 18. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
27 been and is infringing the '193 patent under § 271(a) by making, using, selling, and offering for
28 sale digital rights management software incorporating inventions claimed in the '193 patent.

1 InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
2 infringement of the '193 patent under §271(a) will continue unless enjoined by this Court.

3 19. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
4 been and is knowingly and intentionally inducing others to infringe directly the '193 patent under
5 § 271(a), thereby inducing infringement of the '193 patent under § 271(b). InterTrust is further
6 informed and believes, and on that basis alleges, that Microsoft's infringement of the '193 patent
7 under §271(b) will continue unless enjoined by this Court.

8 20. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
9 been and is contributorily infringing the '193 patent under § 271(c) by providing digital rights
10 management software and related functions especially made or especially adapted for infringing
11 use and not staple articles or commodities of commerce suitable for substantial noninfringing
12 use. InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
13 infringement of the '193 patent under §271(c) will continue unless enjoined by this Court.

14 21. InterTrust is informed and believes, and on that basis alleges, that Microsoft is
15 willfully infringing the '193 patent in the manner described above in paragraphs 18 through 20,
16 and will continue to do so unless enjoined by this Court.

17 22. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
18 derived and received, and will continue to derive and receive from the aforesaid acts of
19 infringement gains, profits, and advantages, tangible and intangible, the extent of which are not
20 presently known to InterTrust. By reason of the aforesaid acts of infringement, InterTrust has
21 been, and will continue to be, irreparably harmed.

22 PRAYER FOR RELIEF

23 WHEREFORE, InterTrust prays for relief as follows:

24 A. That Microsoft be adjudged to have infringed the '683 patent under 35 U.S.C. §
25 271(a);

26 B. That Microsoft be adjudged to have infringed the '683 patent under 35 U.S.C. §
27 271(b) by inducing others to infringe directly the '683 patent under 35 U.S.C. § 271(a);

28 C. That Microsoft be adjudged to have contributorily infringed the '683 patent under

1 35 U.S.C. § 271(c);

2 D. That Microsoft be adjudged to have willfully infringed the '683 patent under 35
3 U.S.C. §§ 271(a), (b), and (c);

4 E. That Microsoft, its officers, agents, servants, employees and attorneys, and those
5 persons in active concert or participation with them be preliminarily and permanently restrained
6 and enjoined under 35 U.S.C. § 283 from directly or indirectly infringing the '683 patent;

7 F. That Microsoft be adjudged to have infringed the '193 patent under 35 U.S.C. §
8 271(a);

9 G. That Microsoft be adjudged to have infringed the '193 patent under 35 U.S.C. §
10 271(b) by inducing others to infringe directly the '193 patent under 35 U.S.C. § 271(a);

11 H. That Microsoft be adjudged to have contributorily infringed the '193 patent under
12 35 U.S.C. § 271(c);

13 I. That Microsoft be adjudged to have willfully infringed the '193 patent under 35
14 U.S.C. §§ 271(a), (b), and (c);

15 J. That Microsoft, its officers, agents, servants, employees and attorneys, and those
16 persons in active concert or participation with them be preliminarily and permanently restrained
17 and enjoined under 35 U.S.C. § 283 from directly or indirectly infringing the '193 patent;

18 K. That this Court award damages to compensate InterTrust for Microsoft's
19 infringement, as well as enhanced damages, pursuant to 35 U.S.C. § 284;

20 L. That this Court adjudge this case to be exceptional and award reasonable
21 attorney's fees to InterTrust pursuant to 35 U.S.C. § 285;

22 M. That this Court assess pre-judgment and post-judgment interest and costs against
23 Microsoft, and award such interest and costs to InterTrust, pursuant to 35 U.S.C. § 284; and

24 N. That InterTrust have such other and further relief as the Court may deem proper.

25 Dated: June 26, 2001

KEKER & VAN NEST, LLP

26 By: 

27 JOHN W. KEKER
Attorneys for Plaintiff
28 INTERTRUST TECHNOLOGIES
CORPORATION

1 **DEMAND FOR JURY TRIAL**

2 Plaintiff InterTrust hereby demands a trial by jury as to all issues triable by jury,
3 specifically including, but not limited to, the issue of infringement of United States Patent No.
4 6,185,683 B1 and the issue of infringement of United States Patent No. 6,253,193 B1.

5
6 Dated: June 26, 2001

KEKER & VAN NEST, LLP

7
8
9 By: 

JOHN W. KEKER
Attorneys for Plaintiff
INTERTRUST TECHNOLOGIES
CORPORATION

1 PROOF OF SERVICE

2 I am employed in the City and County of San Francisco, State of California in the office of a
3 member of the bar of this court at whose direction the following service was made. I am over the
4 age of eighteen years and not a party to the within action. My business address is Keker & Van
Nest, LLP, 710 Sansome Street, San Francisco, California 94111.

5 On June 26, 2001, I served the following document(s):

6 FIRST AMENDED COMPLAINT FOR INFRINGEMENT OF
U.S. PATENT NOS. 6,185,683 B1 AND 6,253,193 B1

7 DEMAND FOR JURY TRIAL

8
9 XX by regular UNITED STATES MAIL by placing a true and correct copy in a sealed envelope addressed as
shown below. I am readily familiar with the practice of Keker & Van Nest, LLP for collection and
10 processing of correspondence for mailing. According to that practice, items are deposited with the United
States Postal Service at San Francisco, California on that same day with postage thereon fully prepaid. I
11 am aware that, on motion of the party served, service is presumed invalid if the postal cancellation date or
the postage meter date is more than one day after the date of deposit for mailing stated in this affidavit.

12 Select by COURIER, by placing a true and correct copy in a sealed envelope addressed as shown below, and
13 dispatching a messenger from [MESSENGER COMPANY], whose address is [MESSENGER COMPANY
ADDRESS], with instructions to hand-carry the above and make delivery to the following during normal
14 business hours, by leaving a true copy thereof with the person whose name is shown or the person
authorized to accept courier deliveries on behalf of the addressee.

15
16 via Courier

17 Eric L. Wesenberg, Esq.
18 Mark R. Weinstein, Esq.
Orrick, Herrington & Sutcliffe LLP
1000 Marsh Road
19 Menlo Park CA 94025
20 Fax: 650-614-74401

via U.S. Mail

John D. Vandenberg, Esq.
James E. Geringer, Esq.
Klarquist Sparkman Campbell, et al.
One World Trade Center, Suite 1600
121 S.W. Salmon Street
Portland OR 97204
Fax: 503-228-9446

21 I declare under penalty of perjury under the laws of the State of California that the above is true
22 and correct.

23 Executed on June 26, 2001, at San Francisco, California.

24
25 
26 MARIA LI-MANGIAPANE
27
28

1 KEKER & VAN NEST, LLP
JOHN W. KEKER - #49092
2 HENRY C. BUNSOW - #60707
JON B. STREETER - #101970
3 MICHAEL H. PAGE - #154913
RAGESH K. TANGRI - #159477
4 710 Sansome Street
San Francisco, CA 94111-1704
5 Telephone: (415) 391-5400
Facsimile: (415) 397-7188
6
7 FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, LLP
CHRISTOPHER P. ISAAC
8 1300 I Street, N.W.
Washington, D.C. 20005-3314
9 Telephone: (202) 408-4000
Facsimile: (202) 408-4400
10
11 Attorneys for Plaintiff
INTERTRUST TECHNOLOGIES CORPORATION
12
13
14
15
16

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

17 INTERTRUST TECHNOLOGIES
CORPORATION,
18 a Delaware corporation,
19
20 Plaintiff,
21
22 v.
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
700
701
702
703
704
705
706
707
708
709
710
711
712
713
714
715
716
717
718
719
720
721
722
723
724
725
726
727
728
729
730
731
732
733
734
735
736
737
738
739
740
741
742
743
744
745
746
747
748
749
750
751
752
753
754
755
756
757
758
759
760
761
762
763
764
765
766
767
768
769
770
771
772
773
774
775
776
777
778
779
780
781
782
783
784
785
786
787
788
789
790
791
792
793
794
795
796
797
798
799
800
801
802
803
804
805
806
807
808
809
810
811
812
813
814
815
816
817
818
819
820
821
822
823
824
825
826
827
828
829
830
831
832
833
834
835
836
837
838
839
840
841
842
843
844
845
846
847
848
849
850
851
852
853
854
855
856
857
858
859
860
861
862
863
864
865
866
867
868
869
870
871
872
873
874
875
876
877
878
879
880
881
882
883
884
885
886
887
888
889
890
891
892
893
894
895
896
897
898
899
900
901
902
903
904
905
906
907
908
909
910
911
912
913
914
915
916
917
918
919
920
921
922
923
924
925
926
927
928
929
930
931
932
933
934
935
936
937
938
939
940
941
942
943
944
945
946
947
948
949
950
951
952
953
954
955
956
957
958
959
960
961
962
963
964
965
966
967
968
969
970
971
972
973
974
975
976
977
978
979
980
981
982
983
984
985
986
987
988
989
990
991
992
993
994
995
996
997
998
999
1000
1001
1002
1003
1004
1005
1006
1007
1008
1009
1010
1011
1012
1013
1014
1015
1016
1017
1018
1019
1020
1021
1022
1023
1024
1025
1026
1027
1028
1029
1030
1031
1032
1033
1034
1035
1036
1037
1038
1039
1040
1041
1042
1043
1044
1045
1046
1047
1048
1049
1050
1051
1052
1053
1054
1055
1056
1057
1058
1059
1060
1061
1062
1063
1064
1065
1066
1067
1068
1069
1070
1071
1072
1073
1074
1075
1076
1077
1078
1079
1080
1081
1082
1083
1084
1085
1086
1087
1088
1089
1090
1091
1092
1093
1094
1095
1096
1097
1098
1099
1100
1101
1102
1103
1104
1105
1106
1107
1108
1109
1110
1111
1112
1113
1114
1115
1116
1117
1118
1119
1120
1121
1122
1123
1124
1125
1126
1127
1128
1129
1130
1131
1132
1133
1134
1135
1136
1137
1138
1139
1140
1141
1142
1143
1144
1145
1146
1147
1148
1149
1150
1151
1152
1153
1154
1155
1156
1157
1158
1159
1160
1161
1162
1163
1164
1165
1166
1167
1168
1169
1170
1171
1172
1173
1174
1175
1176
1177
1178
1179
1180
1181
1182
1183
1184
1185
1186
1187
1188
1189
1190
1191
1192
1193
1194
1195
1196
1197
1198
1199
1200
1201
1202
1203
1204
1205
1206
1207
1208
1209
1210
1211
1212
1213
1214
1215
1216
1217
1218
1219
1220
1221
1222
1223
1224
1225
1226
1227
1228
1229
1230
1231
1232
1233
1234
1235
1236
1237
1238
1239
1240
1241
1242
1243
1244
1245
1246
1247
1248
1249
1250
1251
1252
1253
1254
1255
1256
1257
1258
1259
1260
1261
1262
1263
1264
1265
1266
1267
1268
1269
1270
1271
1272
1273
1274
1275
1276
1277
1278
1279
1280
1281
1282
1283
1284
1285
1286
1287
1288
1289
1290
1291
1292
1293
1294
1295
1296
1297
1298
1299
1300
1301
1302
1303
1304
1305
1306
1307
1308
1309
1310
1311
1312
1313
1314
1315
1316
1317
1318
1319
1320
1321
1322
1323
1324
1325
1326
1327
1328
1329
1330
1331
1332
1333
1334
1335
1336
1337
1338
1339
1340
1341
1342
1343
1344
1345
1346
1347
1348
1349
1350
1351
1352
1353
1354
1355
1356
1357
1358
1359
1360
1361
1362
1363
1364
1365
1366
1367
1368
1369
1370
1371
1372
1373
1374
1375
1376
1377
1378
1379
1380
1381
1382
1383
1384
1385
1386
1387
1388
1389
1390
1391
1392
1393
1394
1395
1396
1397
1398
1399
1400
1401
1402
1403
1404
1405
1406
1407
1408
1409
1410
1411
1412
1413
1414
1415
1416
1417
1418
1419
1420
1421
1422
1423
1424
1425
1426
1427
1428
1429
1430
1431
1432
1433
1434
1435
1436
1437
1438
1439
1440
1441
1442
1443
1444
1445
1446
1447
1448
1449
1450
1451
1452
1453
1454
1455
1456
1457
1458
1459
1460
1461
1462
1463
1464
1465
1466
1467
1468
1469
1470
1471
1472
1473
1474
1475
1476
1477
1478
1479
1480
1481
1482
1483
1484
1485
1486
1487
1488
1489
1490
1491
1492
1493
1494
1495
1496
1497
1498
1499
1500
1501
1502
1503
1504
1505
1506
1507
1508
1509
1510
1511
1512
1513
1514
1515
1516
1517
1518
1519
1520
1521
1522
1523
1524
1525
1526
1527
1528
1529
1530
1531
1532
1533
1534
1535
1536
1537
1538
1539
1540
1541
1542
1543
1544
1545
1546
1547
1548
1549
1550
1551
1552
1553
1554
1555
1556
1557
1558
1559
1560
1561
1562
1563
1564
1565
1566
1567
1568
1569
1570
1571
1572
1573
1574
1575
1576
1577
1578
1579
1580
1581
1582
1583
1584
1585
1586
1587
1588
1589
1590
1591
1592
1593
1594
1595
1596
1597
1598
1599
1600
1601
1602
1603
1604
1605
1606
1607
1608
1609
1610
1611
1612
1613
1614
1615
1616
1617
1618
1619
1620
1621
1622
1623
1624
1625
1626
1627
1628
1629
1630
1631
1632
1633
1634
1635
1636
1637
1638
1639
1640
1641
1642
1643
1644
1645
1646
1647
1648
1649
1650
1651
1652
1653
1654
1655
1656
1657
1658
1659
1660
1661
1662
1663
1664
1665
1666
1667
1668
1669
1670
1671
1672
1673
1674
1675
1676
1677
1678
1679
1680
1681
1682
1683
1684
1685
1686
1687
1688
1689
1690
1691
1692
1693
1694
1695
1696
1697
1698
1699
1700
1701
1702
1703
1704
1705
1706
1707
1708
1709
1710
1711
1712
1713
1714
1715
1716
1717
1718
1719
1720
1721
1722
1723
1724
1725
1726
1727
1728
1729
1730
1731
1732
1733
1734
1735
1736
1737
1738
1739
1740
1741
1742
1743
1744
1745
1746
1747
1748
1749
1750
1751
1752
1753
1754
1755
1756
1757
1758
1759
1760
1761
1762
1763
1764
1765
1766
1767
1768
1769
1770
1771
1772
1773
1774
1775
1776
1777
1778
1779
1780
1781
1782
1783
1784
1785
1786
1787
1788
1789
1790
1791
1792
1793
1794
1795
1796
1797
1798
1799
1800
1801
1802
1803
1804
1805
1806
1807
1808
1809
1810
1811
1812
1813
1814
1815
1816
1817
1818
1819
1820
1821
1822
1823
1824
1825
1826
1827
1828
1829
1830
1831
1832
1833
1834
1835
1836
1837
1838
1839
1840
1841
1842
1843
1844
1845
1846
1847
1848
1849
1850
1851
1852
1853
1854
1855
1856
1857
1858
1859
1860
1861
1862
1863
1864
1865
1866
1867
1868
1869
1870
1871
1872
1873
1874
1875
1876
1877
1878
1879
1880
1881
1882
1883
1884
1885
1886
1887
1888
1889
1890
1891
1892
1893
1894
1895
1896
1897
1898
1899
1900
1901
1902
1903
1904
1905
1906
1907
1908
1909
1910
1911
1912
1913
1914
1915
1916
1917
1918
1919
1920
1921
1922
1923
1924
1925
1926
1927
1928
1929
1930
1931
1932
1933
1934
1935
1936
1937
1938
1939
1940
1941
1942
1943
1944
1945
1946
1947
1948
1949
1950
1951
1952
1953
1954
1955
1956
1957
1958
1959
1960
1961
1962
1963
1964
1965
1966
1967
1968
1969
1970
1971
1972
1973
1974
1975
1976
1977
1978
1979
1980
1981
1982
1983
1984
1985
1986
1987
1988
1989
1990
1991
1992
1993
1994
1995
1996
1997
1998
1999
2000
2001
2002
2003
2004
2005
2006
2007
2008
2009
2010
2011
2012
2013
2014
2015
2016
2017
2018
2019
2020
2021
2022
2023
2024
2025
2026
2027
2028
2029
2030
2031
2032
2033
2034
2035
2036
2037
2038
2039
2040
2041
2042
2043
2044
2045
2046
2047
2048
2049
2050
2051
2052
2053
2054
2055
2056
2057
2058
2059
2060
2061
2062
2063
2064
2065
2066
2067
2068
2069
2070
2071
2072
2073
2074
2075
2076
2077
2078
2079
2080
2081
2082
2083
2084
2085
2086
2087
2088
2089
2090
2091
2092
2093
2094
2095
2096
2097
2098
2099
2100
2101
2102
2103
2104
2105
2106
2107
2108
2109
2110
2111
2112
2113
2114
2115
2116
2117
2118
2119
2120
2121
2122
2123
2124
2125
2126
2127
2128
2129
2130
2131
2132
2133
2134
2135
2136
2137
2138
2139
2140
2141
2142
2143
2144
2145
2146
2147
2148
2149
2150
2151
2152
2153
2154
2155
2156
2157
2158
2159
2160
2161
21

JURISDICTION AND VENUE

1
2 1. This action for patent infringement arises under the patent laws of the United States,
3 Title 35, United States Code, more particularly 35 U.S.C. §§ 271 and 281.

4 2. This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a).

5 3. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(c) and 1400(b).

THE PARTIES

6
7 4. Plaintiff InterTrust is a Delaware corporation with its principal place of business
8 at 4750 Patrick Henry Drive, Santa Clara, California.

9 5. InterTrust is informed and believes, and on that basis alleges, that Defendant
10 Microsoft is a Washington Corporation with its principal place of business at One Microsoft
11 Way, Redmond, Washington.

12 6. InterTrust is informed and believes, and on that basis alleges, that Defendant
13 Microsoft does business in this judicial district and has committed and is continuing to commit
14 acts of infringement in this judicial district.

15 7. InterTrust is the owner of United States Patent No. 6,185,683 B1, entitled
16 "Trusted and secure techniques, systems and methods for item delivery and execution" ("the
17 '683 patent"), duly and lawfully issued on February 6, 2001. A copy of the '683 patent is
18 attached hereto as Exhibit A.

19 8. InterTrust is the owner of United States Patent No. 6,253,193 B1, entitled
20 "Systems and methods for secure transaction management and electronic rights protection" ("the
21 '193 patent"), duly and lawfully issued on June 26, 2001. A copy of the '193 patent is attached
22 hereto as Exhibit B.

23 9. InterTrust is the owner of United States Patent No. 5,940,504, entitled "Licensing
24 management system and method in which datagrams including an addressee of a licensee and
25 indicative of use of a licensed product are sent from the licensee's site" ("the '504 patent"), duly
26 and lawfully issued on August 17, 1999. A copy of the '504 patent is attached hereto as Exhibit
27 C.

28 10. InterTrust is the owner of United States Patent No. 5,920,861, entitled

1 "Techniques for defining, using and manipulating rights management data structures" ("the '861
2 patent"), duly and lawfully issued on July 6, 1999. A copy of the '861 patent is attached hereto
3 as Exhibit D.

4 **FIRST CLAIM FOR RELIEF**

5 11. InterTrust hereby incorporates by reference paragraphs 1-7 as if restated herein.
6 12. This is a claim for patent infringement under 35 U.S.C. §§ 271 and 281.
7 13. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
8 been and is infringing the '683 patent under § 271(a) by making and using systems incorporating
9 Windows Media Player Versions 7 and 8. In addition, on information and belief, InterTrust
10 alleges that Microsoft is making and using other systems and/or is in the process of developing
11 other systems, which infringe the '683 patent under § 271(a). InterTrust is further informed and
12 believes, and on that basis alleges, that Microsoft's infringement of the '683 patent under
13 §271(a) will continue unless enjoined by this Court.

14 14. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
15 been and is knowingly and intentionally inducing others to infringe directly the '683 patent under
16 § 271(a), thereby inducing infringement of the '683 patent under § 271(b). InterTrust is further
17 informed and believes that Microsoft's inducement has at least included the manner in which
18 Microsoft has promoted and marketed use of Windows Media Player Versions 7 and 8.
19 InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
20 infringement of the '683 patent under §271(b) will continue unless enjoined by this Court.

21 15. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
22 been and is contributorily infringing the '683 patent under § 271(c) by providing digital rights
23 management software and related functions especially made or especially adapted for infringing
24 use and not staple articles or commodities of commerce suitable for substantial noninfringing
25 use, including at least Windows Media Player Versions 7 and 8. InterTrust is further informed
26 and believes, and on that basis alleges, that Microsoft's infringement of the '683 patent under
27 §271(c) will continue unless enjoined by this Court.

28 16. InterTrust is informed and believes, and on that basis alleges, that Microsoft is

1 willfully infringing the '683 patent in the manner described above in paragraphs 13 through 15,
2 and will continue to do so unless enjoined by this Court.

3 17. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
4 derived and received, and will continue to derive and receive from the aforesaid acts of
5 infringement gains, profits, and advantages, tangible and intangible, the extent of which are not
6 presently known to InterTrust. By reason of the aforesaid acts of infringement, InterTrust has
7 been, and will continue to be, irreparably harmed.

8 **SECOND CLAIM FOR RELIEF**

9 18. InterTrust hereby incorporates by reference paragraphs 1-6 and 8 as if restated
10 herein.

11 19. This is a claim for patent infringement under 35 U.S.C. §§ 271 and 281.

12 20. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
13 been and is infringing the '193 patent under § 271(a) by using Windows Media Player Versions
14 7 and 8. In addition, on information and belief, InterTrust alleges that Microsoft is making and
15 using other systems and/or is in the process of developing other systems, which infringe the '193
16 patent under § 271(a). InterTrust is further informed and believes, and on that basis alleges, that
17 Microsoft's infringement of the '193 patent under §271(a) will continue unless enjoined by this
18 Court.

19 21. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
20 been and is knowingly and intentionally inducing others to infringe directly the '193 patent under
21 § 271(a), thereby inducing infringement of the '683 patent under § 271(b). InterTrust is further
22 informed and believes that Microsoft's inducement has at least included the manner in which
23 Microsoft has promoted and marketed use of Windows Media Player Versions 7 and 8.
24 InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
25 infringement of the '193 patent under §271(b) will continue unless enjoined by this Court.

26 22. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
27 been and is contributorily infringing the '193 patent under § 271(c) by providing digital rights
28 management software and related functions especially made or especially adapted for infringing

1 use and not staple articles or commodities of commerce suitable for substantial noninfringing
2 use, including at least Windows Media Player Versions 7 and 8. InterTrust is further informed
3 and believes, and on that basis alleges, that Microsoft's infringement of the '193 patent under
4 §271(c) will continue unless enjoined by this Court.

5 23. InterTrust is informed and believes, and on that basis alleges, that Microsoft is
6 willfully infringing the '193 patent in the manner described above in paragraphs 20 through 22,
7 and will continue to do so unless enjoined by this Court.

8 24. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
9 derived and received, and will continue to derive and receive from the aforesaid acts of
10 infringement gains, profits, and advantages, tangible and intangible, the extent of which are not
11 presently known to InterTrust. By reason of the aforesaid acts of infringement, InterTrust has
12 been, and will continue to be, irreparably harmed.

13 THIRD CLAIM FOR RELIEF

14 25. InterTrust hereby incorporates by reference paragraphs 1-6 and 9 as if restated
15 herein.

16 26. This is a claim for patent infringement under 35 U.S.C. §§ 271 and 281.

17 27. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
18 been and is infringing the '504 patent under § 271(a) by Microsoft's use of the Product
19 Activation feature of Microsoft XP and other Microsoft products. In addition, on information and
20 belief, InterTrust alleges that Microsoft is making and using other systems and/or is in the
21 process of developing other systems, which infringe the '504 patent under § 271(a). InterTrust is
22 further informed and believes, and on that basis alleges, that Microsoft's infringement of the
23 '504 patent under §271(a) will continue unless enjoined by this Court.

24 28. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
25 been and is knowingly and intentionally inducing others to infringe directly the '504 patent under
26 § 271(a), thereby inducing infringement of the '504 patent under § 271(b). InterTrust is further
27 informed and believes that Microsoft's inducement has at least included the manner in which
28 Microsoft has promoted and marketed use of the Product Activation feature of Windows XP and

1 other Microsoft products. InterTrust is further informed and believes, and on that basis alleges,
2 that Microsoft's infringement of the '504 patent under §271(b) will continue unless enjoined by
3 this Court.

4 29. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
5 been and is contributorily infringing the '504 patent under § 271(c) by providing digital rights
6 management software and related functions especially made or especially adapted for infringing
7 use and not staple articles or commodities of commerce suitable for substantial noninfringing
8 use, including the Product Activation feature of Windows XP and other Microsoft products.
9 InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
10 infringement of the '504 patent under §271(c) will continue unless enjoined by this Court.

11 30. InterTrust is informed and believes, and on that basis alleges, that Microsoft is
12 willfully infringing the '504 patent in the manner described above in paragraphs 27 through 29,
13 and will continue to do so unless enjoined by this Court.

14 31. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
15 derived and received, and will continue to derive and receive from the aforesaid acts of
16 infringement gains, profits, and advantages, tangible and intangible, the extent of which are not
17 presently known to InterTrust. By reason of the aforesaid acts of infringement, InterTrust has
18 been, and will continue to be, irreparably harmed.

19 **FOURTH CLAIM FOR RELIEF**

20 32. InterTrust hereby incorporates by reference paragraphs 1-6 and 10 as if restated
21 herein.

22 33. This is a claim for patent infringement under 35 U.S.C. §§ 271 and 281.

23 34. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
24 been and is infringing the '861 patent under § 271(a) by making, using, selling, and offering for
25 sale digital rights management software incorporating inventions claimed in the '861 patent,
26 including but not limited to the Digital Asset Server and Microsoft Reader. In addition, on
27 information and belief, InterTrust alleges that Microsoft is making and using other systems
28 and/or is in the process of developing other systems, which infringe the '861 patent under §

1 271(a). InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
2 infringement of the '861 patent under §271(a) will continue unless enjoined by this Court.

3 35. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
4 been and is knowingly and intentionally inducing others to infringe directly the '861 patent under
5 § 271(a), thereby inducing infringement of the '861 patent under § 271(b). InterTrust is further
6 informed and believes that Microsoft's inducement has at least included the manner in which
7 Microsoft has promoted and marketed use of Digital Asset Server and Microsoft Reader.
8 InterTrust is further informed and believes, and on that basis alleges, that Microsoft's
9 infringement of the '861 patent under §271(b) will continue unless enjoined by this Court.

10 36. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
11 been and is contributorily infringing the '861 patent under § 271(c) by providing digital rights
12 management software and related functions especially made or especially adapted for infringing
13 use and not staple articles or commodities of commerce suitable for substantial noninfringing
14 use, including but not limited to the Digital Asset Server and Microsoft Reader. InterTrust is
15 further informed and believes, and on that basis alleges, that Microsoft's infringement of the
16 '861 patent under §271(c) will continue unless enjoined by this Court.

17 37. InterTrust is informed and believes, and on that basis alleges, that Microsoft is
18 willfully infringing the '861 patent in the manner described above in paragraphs 32 through 34,
19 and will continue to do so unless enjoined by this Court.

20 38. InterTrust is informed and believes, and on that basis alleges, that Microsoft has
21 derived and received, and will continue to derive and receive from the aforesaid acts of
22 infringement gains, profits, and advantages, tangible and intangible, the extent of which are not
23 presently known to InterTrust. By reason of the aforesaid acts of infringement, InterTrust has
24 been, and will continue to be, irreparably harmed.

25 **PRAYER FOR RELIEF**

26 WHEREFORE, InterTrust prays for relief as follows:

27 A. That Microsoft be adjudged to have infringed the '683 patent under 35 U.S.C. §
28 271(a);

- 1 B. That Microsoft be adjudged to have infringed the '683 patent under 35 U.S.C. §
2 271(b) by inducing others to infringe directly the '683 patent under 35 U.S.C. § 271(a);
- 3 C. That Microsoft be adjudged to have contributorily infringed the '683 patent under
4 35 U.S.C. § 271(c);
- 5 D. That Microsoft be adjudged to have willfully infringed the '683 patent under 35
6 U.S.C. §§ 271(a), (b), and (c);
- 7 E. That Microsoft, its officers, agents, servants, employees and attorneys, and those
8 persons in active concert or participation with them be preliminarily and permanently restrained
9 and enjoined under 35 U.S.C. § 283 from directly or indirectly infringing the '683 patent;
- 10 F. That Microsoft be adjudged to have infringed the '193 patent under 35 U.S.C. §
11 271(a);
- 12 G. That Microsoft be adjudged to have infringed the '193 patent under 35 U.S.C. §
13 271(b) by inducing others to infringe directly the '193 patent under 35 U.S.C. § 271(a);
- 14 H. That Microsoft be adjudged to have contributorily infringed the '193 patent under
15 35 U.S.C. § 271(c);
- 16 I. That Microsoft be adjudged to have willfully infringed the '193 patent under 35
17 U.S.C. §§ 271(a), (b), and (c);
- 18 J. That Microsoft, its officers, agents, servants, employees and attorneys, and those
19 persons in active concert or participation with them be preliminarily and permanently restrained
20 and enjoined under 35 U.S.C. § 283 from directly or indirectly infringing the '193 patent;
- 21 K. That Microsoft be adjudged to have infringed the '504 patent under 35 U.S.C. §
22 271(a);
- 23 L. That Microsoft be adjudged to have infringed the '504 patent under 35 U.S.C. §
24 271(b) by inducing others to infringe directly the '504 patent under 35 U.S.C. § 271(a);
- 25 M. That Microsoft be adjudged to have contributorily infringed the '504 patent under
26 35 U.S.C. § 271(c);
- 27 N. That Microsoft be adjudged to have willfully infringed the '504 patent under 35
28 U.S.C. §§ 271(a), (b), and (c);

1 O. That Microsoft, its officers, agents, servants, employees and attorneys, and those
2 persons in active concert or participation with them be preliminarily and permanently restrained
3 and enjoined under 35 U.S.C. § 283 from directly or indirectly infringing the '504 patent;

4 P. That this Court award damages to compensate InterTrust for Microsoft's
5 infringement, as well as enhanced damages, pursuant to 35 U.S.C. § 284;

6 Q. That this Court adjudge this case to be exceptional and award reasonable
7 attorney's fees to InterTrust pursuant to 35 U.S.C. § 285;

8 R. That Microsoft be adjudged to have infringed the '861 patent under 35 U.S.C. §
9 271(a);

10 S. That Microsoft be adjudged to have infringed the '861 patent under 35 U.S.C. §
11 271(b) by inducing others to infringe directly the '861 patent under 35 U.S.C. § 271(a);

12 T. That Microsoft be adjudged to have contributorily infringed the '861 patent under
13 35 U.S.C. § 271(c);

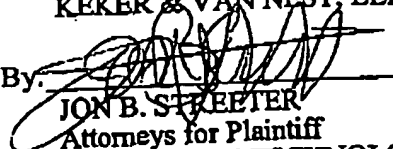
14 U. That Microsoft be adjudged to have willfully infringed the '861 patent under 35
15 U.S.C. §§ 271(a), (b), and (c);

16 V. That Microsoft, its officers, agents, servants, employees and attorneys, and those
17 persons in active concert or participation with them be preliminarily and permanently restrained
18 and enjoined under 35 U.S.C. § 283 from directly or indirectly infringing the '861 patent;

19 W. That this Court assess pre-judgment and post-judgment interest and costs against
20 Microsoft, and award such interest and costs to InterTrust, pursuant to 35 U.S.C. § 284; and

21 X. That InterTrust have such other and further relief as the Court may deem proper.

22 Dated: July 25, 2001

23
24
25
26
27
28
KEKER & VAN NEST, LLP
By: 
JON B. STREETER
Attorneys for Plaintiff
INTERTRUST TECHNOLOGIES
CORPORATION

DEMAND FOR JURY TRIAL

Plaintiff InterTrust hereby demands a trial by jury as to all issues triable by jury, specifically including, but not limited to, the issue of infringement of United States Patent Nos. 6,185,683 B1; 6,253,193 B1; 5,940,504; and 5,920,861.

Dated: July 25, 2001

KEKER & VAN NEST, LLP

By: 

JON B. STREETER
Attorneys for Plaintiff
INTERTRUST TECHNOLOGIES
CORPORATION

PROOF OF SERVICE

I am employed in the City and County of San Francisco, State of California in the office of a member of the bar of this court at whose direction the following service was made. I am over the age of eighteen years and not a party to the within action. My business address is Keker & Van Nest, LLP, 710 Sansome Street, San Francisco, California 94111.

On July 26, 2001, I served the following document(s):

**SECOND AMENDED COMPLAINT FOR INFRINGEMENT OF U.S. PATENT NOS.
6,185,683 B1 AND 6,253,193 B1; 5,920,861; 5,940,504**

☒ by COURIER, by placing a true and correct copy in a sealed envelope addressed as shown below, and dispatching a messenger from FIRST LEGAL with instructions to hand-carry the above and make delivery to the following during normal business hours, by leaving a true copy thereof with the person whose name is shown or the person authorized to accept courier deliveries on behalf of the addressee.

Eric L. Wesenberg, Esq.
Mark R. Weinstein, Esq.
Orrick, Herrington & Sutcliffe LLP
1000 Marsh Road
Menlo Park, CA 94015

☒ by FEDERAL EXPRESS, by placing a true and correct copy in a sealed envelope addressed as shown below. I am readily familiar with the practice of Keker & Van Nest, LLP for correspondence for delivery by FedEx Corporation. According to that practice, items are retrieved daily by a FedEx Corporation employee for overnight delivery.

John D. Vandenberg, Esq.
James E. Geringer, Esq.
Steven R. Alexander, Esq.
Klarquist Sparkman Campbell Leigh & Whinston
One World Trade Center, Suite 1600
121 S.W. Salmon Street
Portland, OR 97204

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on July 26, 2001, at San Francisco, California.


MARIA LI MANGIAPANE